UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEWYORK

Priningly

Liverpool

19-CV-5527

The city of New York
parole officer John doe Icwillams)
John doe 2

DEGETVED JUL 07 2020 PROSEOFFICE

Decendant's Shilo Superv

Shilo supervisor D.R. Jackson Cintheir individual and officed capacity)

Amendment of complaint

On or about June 3d 2016 I Anton Livespool was at queen's misdemeanur court for the purpose of being relieused to Shilo the signific process. At this time plaintiff was released as having no warrant's or hold's, and escorted to the Shilo program While at Shilo theriputic program plaintiff was forcibly touched on the buttox area by a parole of ficer John doety Know, to the plaintiff as p.o. will ams, plaintiff reported the matter to Shilo Staff's and was told by Jone doe't that he should not make a big deal about it and that the parole offer er thought that I was one of his parolies. John doet a also made no attempt to address my complaint as in agreement with their contract to provide a safe environment of no tolerence for inappropriate toucking or sexual abuser As supervisor of the Shilo thereputic program Dil Jackson also failed to address this matter in a preshional manner and sale guard plaintift's psycological health, representing

Shilo teripotices and the city of Newyork as plaintiffs Contracted mental health provider for cases

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plaintiff was then arrested three day's after his release on a warrant that the court's had failed to recognize apon before releasing plaintiff three day's cappion prior.

Known as the city of New york plaintiff was prematurely and unnessecurity released into as unsafe environment damaging this psycological well being, and threatening to his physical safety. At this the riputie program (Shilo) plaintiff was forcibly touched by another city employe known to plaintiff as parole officer willam's (Johndoe) an african unerican (black) male approximately six feet two inches in hight and about 200165.

After being reincorcinated for the above mentioned warrant plaintiff was rerealeased and made to attend shilo theriputice program again by the courts, and its employer Nixe to be humilliated and trumatized again through exposure to an unsake environment of medical and theriputice malprostice state, and city contracted. When his greviences was made known to the about's and delendant's have be have and injured as a direct and protimate result of their actions or lack their of: Plaintiff geovests a jury trial, for more tary damages, in the amount of 1,500,000.

Respectfully your Anton Liverpool Anton Liverpool

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V

THE CITY OF NEW YORK

RE: plaintiff amendment of complaint

Plaintiff would like to make known to the court's that in his amendment he has tried to express all his greviences With in the contines of the legal parameters to the best of his limited knowledge of such.

In at leaset two seperate correspondences I have written the court for an copy of the court's order/decision concerning my original complaint so as to be able to go over the legal issues pointed out in regard to my complaint. To the date of 6-30-2020 I have not recived such documents nor a response to an request for an extention of time to amend or for a copy of my original complaint due to my indigent statis.

Seeing that the date to wich my amendment will be due

I have sent in my attempt at amendment with out the

the reliection of such document's or law library access in

the time of this coronus virus, plaintiff still request to be appointed

counsel or referal to the sustic department of Ny and their address to see their

assistence

Respectfully yours

Anton Lucysol



100200 Tiverpool, 155581 Intake centerpool ox, 8244

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